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Notice of Allowability	Application No.	Applicant(s)	
	09/883,475	HENRIKSON, ERIC	HAROLD
	Examiner	Art Unit	
	George Eng	2643	
The MAILING DATE of this communication appeal all claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED or other appropriate comm IGHTS. This application is	in this application. If not includ nunication will be mailed in due	ed course. THIS
1. This communication is responsive to 8/23/2004.	,		
2. The allowed claim(s) is/are <u>1,3-8,10-16 and 18</u> .			
3. \boxtimes The drawings filed on <u>28 August 2001</u> are accepted by the	Examiner.		
 4. Acknowledgment is made of a claim for foreign priority una) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received: 	e been received. e been received in Applicati	ion No	ition from the
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		e a reply complying with the re	quirements
5. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give			IOTICE OF
6. ☐ CORRECTED DRAWINGS (as "replacement sheets") must (a) ☐ including changes required by the Notice of Draftspers 1) ☐ hereto or 2) ☐ to Paper No./Mail Date (b) ☐ including changes required by the attached Examiner' Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the state of the property of the sheet.	son's Patent Drawing Revie s Amendment / Comment o	or in the Office action of	e back) of
7. DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT	SIT OF BIOLOGICAL MAT FOR THE DEPOSIT OF BI	ERIAL must be submitted. I OLOGICAL MATERIAL	Note the
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	6. 🔲 Interview S	oformal Patent Application (PTo Summary (PTO-413), JMail Date	O-152).
3. Information Disclosure Statements (PTO-1449 or PTO/SB/C Paper No./Mail Date	08), 7. ⊠ Examiner's	S Amendment/Comment	
4. Examiner's Comment Regarding Requirement for Deposit	8. 🛛 Examiner's	Statement of Reasons for Allo	wance
of Biological Material .	9.	GEORGE E PRIMARY EXA	Long ING MINER

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EXAMINER'S AMENDMENT AND STATEMENT OF REASONS FOR ALLOWANCE

Examiner's Amendment

1. An examiner's amendment to the record appears below. Should the changes and/or

additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR

1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the

payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with

Reginald J. Hill (Reg. No. 39,225) on 11/3/2004.

2. The application has been amended as follows:

> 1. (currently amended) In a communications system that supports conference calls

that include an audio portion and a video portion, a method for selecting a primary video image

from a plurality of video images, the method comprising the steps of:

receiving audio data in a digital form;

determining an amount of the audio data in digital form generated by each participant of

a plurality of participants in a conference call;

selecting a dominating audio participant from the plurality of participants based upon the

amount of the audio data in digital form generated by each participant of the plurality of

participants;

and selecting a primary video image based on the dominating audio participant,

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wherein the step of determining an amount of the audio data in digital form comprises counting a number of one of audio packets and audio samples in packet form generated by each participant of the plurality of participants.

- 2. (canceled).
- 3. (previously presented) The method of claim 1 wherein the step of determining an amount of the audio data in digital form comprises counting an amount of audio samples in audio packets.
- 4. (original) The method of claim 1 wherein the primary video image is larger than a plurality of remaining video images of the plurality of video images.
- 5. (original) The method of claim 1 further comprising the step of maintaining the primary video image for at least a predetermined period of time.
- 6. (currently amended) In a communications system that supports conference calls that include an audio portion and a video portion, a method for selecting a primary video image from a plurality of video images, the method comprising the steps of:

receiving audio data in a digital form;

determining an amount of the audio data in digital form generated by each participant of a plurality of participants in a conference call;

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determining whether a difference between an amount of the audio data in digital form generated by one participant of the plurality of participants and an amount of the audio data in digital form generated by other participants of the plurality of participants exceeds a predetermined threshold;

if the difference exceeds the predetermined threshold, then selecting a dominating audio participant from the plurality of participants based upon the amount of the audio data in digital form generated by each participant of the plurality of participants; and

selecting a primary video image based on the dominating audio participant,

wherein the step of determining an amount of the audio data in digital form comprises counting a number of one of audio packets and audio samples in packet form generated by each participant of the plurality of participants.

7. (previously presented) The method of claim 6 wherein the dominating audio participant generates an amount of the audio data in digital form that exceeds an amount of the audio data in digital form generated by each of a plurality of remaining participants of the plurality of participants.

8. (original) The method of claim 6 further comprising the step of:

if the difference does not exceed the predetermined threshold, then determining a loudness of audio for each participant of the plurality of participants; and

selecting the dominating audio participant based on the loudness for each participant of the plurality of participants.

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9. (canceled).

10. (previously presented) The method of claim 6 wherein the step of determining an

amount of the audio data in digital form comprises counting an amount of audio samples in audio

packets.

11. (original) The method of claim 6 wherein the primary video image is larger than a

plurality of remaining video images of the plurality of video images.

12. (original) The method of claim 6 further comprising the step of maintaining the

primary video image for at least a predetermined period of time.

13. (currently amended) In a communications system that supports conference calls that

include an audio portion and a video portion, an apparatus for selecting a primary video image

from a plurality of video images, the apparatus comprising:

a first processor that:

receives audio data in a digital form; and

determines an amount of the audio data in digital form generated by each

participant of a plurality of participants in a conference call;

a second processor that selects a dominating audio participant from the plurality of participants based upon the amount of the audio data in digital form generated by each participant of the plurality of participants; and

a third processor that selects a primary video image based on the dominating audio participant,

wherein the first processor determines an amount of the audio data in digital form
by counting a number of one of audio packets and audio samples in packet form
generated by each participant of the plurality of participants.

- 14. (original) The apparatus of claim 13 wherein the first processor, the second processor and the third processor are a same processor.
- 15. (previously presented) The apparatus of claim 13 wherein at least two of the first processor, the second processor and the third processor are a same processor.
- 16. (original) The apparatus of claim 13 wherein the primary video image is larger than a plurality of remaining video images of the plurality of video images.
 - 17. (canceled).

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18. (previously presented) The apparatus of claim 13 wherein the first processor determines an amount of the audio data in digital form by counting an amount of audio samples in audio packets.

Examiner's Statement of Reasons for Allowance

- 3. Claims 1, 3-8, 10-16 and 18 are allowed.
- 4. The following is an examiner's statement of reasons for allowance:

Applicant's invention is drawn to a efficient method for selecting a primary video image from a plurality of video images in a digital packet communication system that supports conference calls that include an audio portion and video portion (i.e., determining an amount of audio data generated by each participant on the conference call by counting a number of audio packets or by counting an amount of audio samples in audio packets, and selecting a dominant audio participant based upon the amount of audio data from each participant).

Applicant's claim 13 recites, *inter alia*, an apparatus for selecting a primary video image from a plurality of video images in a communication system with a structure as defined in the specification (pages 3-9) including a first processor that receives audio data in a digital form and determines an amount of the audio data in digital form generated by each participant of a plurality of participants in a conference call, a second processor that selects a dominating audio participant from the plurality of participants based upon the amount of the audio data in digital form generated by each participant of the plurality of participants, wherein the first processor determines an amount of the audio data in digital form by counting a number of one of audio

packets and audio samples in packet form generated by each participant of the plurality of

participants. Applicant's claim 13 comprises a particular combination of elements, which is

neither taught nor suggested by the prior art.

Applicant's independent method claims 1 and 6 each recite, inter alia, determining an

amount of the audio data in digital form generated by each participant of a plurality of

participants in a conference call, selecting a dominating audio participant from the plurality of

participants based upon the amount of the audio data in digital form generated by each

participant of the plurality of participants, and selecting a primary video image based on the

dominating audio participant, wherein the step of determining an amount of the audio data in

digital form comprises counting a number of one of audio packets and audio samples in packet

form generated by each participant of the plurality of participants. These steps, in combination of

the remaining steps, are neither taught nor suggested by the prior art.

Accordingly, Applicant's claims are allowed for these reasons and the reasons recited by

Applicant's in 10/02/2003, 4/5/2004, and 8/23/2004.

Any comments considered necessary by applicant must be submitted no later than the

payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for

Allowance."

5. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to George Eng whose telephone number is 703-308-9555. The

examiner can normally be reached on Tue-Fri 7:30 AM-6:00 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curtis A. Kuntz can be reached on 703-305-4708. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

George Eng

Primary Examiner

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